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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI

ASHFAQ HUSSAIN SYED, et al,)	
)	
-4.4.400)	
Plaintiffs,)	
)	G 11 120 105
V.)	Case No.: 4:20-cv-407
EDONALD AND I DIEG DIG)	HIDA TOLLA DELLA NOED
FRONTIER AIR LINES, INC., and)	JURY TRIAL DEMANDED
HALLMARK AVIATION SERVICES, L.P.)	
)	
Defendants.)	

NOTICE TO PLAINTIFF OF NOTICE OF REMOVAL

To: W. Bevis Schock
7777 Bonhomme Ave.
St. Louis, MO 63105
wbschock@schocklaw.com

PLEASE TAKE NOTICE that on the 18th day of MARCH, 2020, Defendant, Hallmark Aviation Services, L.P., filed a timely Notice of Removal of this action from the Circuit Court of St. Louis County, State of Missouri, to the United States District Court for the Eastern District of Missouri, and timely notified and served a copy of this Notice (and hereby provide further notice) on counsel for Plaintiffs, Ashfaq Hussain Syed, et al., via the Court's CM/ECF system and/or by E-Mail at the above listed e-mail address and E-Mailed to W. Bevis Schock, wbschock@schocklaw.com, Attorney for Plaintiffs, Ashfaq Hussain Syed, et al. A copy of the Notice of Removal is set forth at Document #1 on the Court's CM/ECF system for this matter.

HEPLERBROOM LLC

By: /s/Michael Reda MICHAEL REDA # 33591MO

mxr@heplerbroom.com

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211 North Broadway, Suite 2700 St. Louis, MO 63102 314/241-6160 / 314/241-6116 – Facsimile Attorney for Defendant Hallmark Aviation Services, L.P.

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed on this 18th day of MARCH, 2020, the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

W. Bevis Schock
7777 Bonhomme Ave.
St. Louis, MO 63105
wbschock@schocklaw.com
Attorneys for Plaintiffs

David Berwin
211 N. Broadway, 2500
St. Louis, MO 63102
dberwin@evans-dixon.com

Attorneys for Frontier Airlines

I hereby certify that the foregoing document has been electronically mailed to the following on this 18th day of MARCH, 2020:

W. Bevis Schock
7777 Bonhomme Ave.
St. Louis, MO 63105
wbschock@schocklaw.com
Attorneys for Plaintiffs

Thatcher Stone
Stone & Woodrow LLP
250 West Main Street, Suite 201
Charlottesville, VA 22902
T: 855-275-7378 / F: 646-873-7529
thatcher@stoneandwoodrowlaw.com
Attorney for Plaintiff

William Woodrow Stone & Woodrow LLP 250 West Main Street, Suite 201 Charlottesville, VA 22902 T: 855-275-7378/ F: 646-873-7529 Case: 4:20-cv-00407-MTS Doc. #: 5 Filed: 03/18/20 Page: 3 of 3 PageID #: 410

will@stoneandwoodrowlaw.com

Attorney for Plaintiff

David Berwin
211 N Broadway- Suite 2500
St. Louis, MO 63102
T: (314) 552-4046 / F:314-884-4446
dberwin@evans-dixon.com
Attorney for Frontier Airlines, Inc.

Tara Shelke
Adler Murphy McQuillen
20 South Clark Street, Suite 2500
Chicago, IL 60603
T: 312-422-5713
tshelke@amm-law.com

Attorney for Frontier Airlines, Inc.

Brian Maye
Adler Murphy McQuillen
20 South Clark Street, Suite 2500
Chicago, IL 60603
T: 312-422-5713
bmaye@amm-law.com
Attorney for Frontier Airlines, Inc.

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/s/ Michael Reda

/s/ Michael Reda